UNITED STATES DISTRICT COURT

for the

Western District of North Carolina

United States of A	America)		
V.) Case No:	DNCW309CR000158-001	
SHAWN MANNING) USM No:	23466-058	
Date of Original Judgment:	August 25, 2010)		
Date of Last Amended Judgment:) =		
		Defendant's A	Attorney	
Order Regardin	g Motion for Sentence R	Reduction Pursi	uant to 18 U.S.C. § 3582(c)(2)	
§ 3582(c)(2) for a reduction in the subsequently been lowered and management	e term of imprisonment im ade retroactive by the Uni uch motion, and taking in	posed based on ited States Sente to account the p	of Prisons the court under 18 U.S.C. a guideline sentencing range that has encing Commission pursuant to 28 U.S.C. policy statement set forth at USSG §1B1.10 at they are applicable,	
IT IS ORDERED that the motion	ı is:			
	NTED and the defendant's gment issued) of 60 month		posed sentence of imprisonment (as reflected in	
-	-			
I. COURT DETERMINATION OF GUIDELINE RANGORIGINAL Offense Level: Criminal History Category: Original Guideline Range: 111 60-71 months		Amended C Criminal H	Departures) Offense Level: 21 istory Category: III Guideline Range: 46-57 months	_
of sentencing and the reduced some of sentencing and the reduced sentence is above. The reduced sentence is above. Other (explain): Defendant was Therefore, the 750. Defendance sentence on Community of the Franciscopic of th	the amended guideline rament imposed was less that sentence is comparably let the amended guideline rates sentenced in the "windere was no mandatory minant received a sentence at is at the low end of the recount Two, for a total term TS ent, and absent a resider to ordered that as a conditional term of the recount Two, and absent a resider to ordered that as a conditional term of the recount Two, and absent a resider to ordered that as a conditional term of the recount Two, and absent a resider to ordered that as a conditional term of the recount Two.	an the guideline ss than the ameringe. ow" between the nimum sentence, the low end of the evised GLR. Department of the plan acceptation of supervision of supervision of supervision that all plan acceptation of supervision.	e passage of the FSA and Amendment 750. b, but the GLR was reduced by Amendment the GLR as found by the court. Therefore the efendant also received a 60 month consecutive	e 7e 30
the U.S. Probation Officer.	•			
Except as provided above, all prov	visions of the judgment da	ated August 2	5, 2010 shall remain in effect.	
IT IS SO ORDERED.				
Order Date: July 1, 2013		\mathcal{L}	Data Toling	
Effective Date: (if different from or	rder date)		in Reidinger ed States District Judge	